

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO

**CARLOS A. GARCIA-PEREZ,
et al.,**

Plaintiffs,

v.

ALVARO SANTAELLA, MD, et al.,

Defendants.

Civil No. 97-1703 (JAG)

INFORMATIVE MOTION UNDER SEAL

COME NOW plaintiffs, through the undersigned attorneys, and to this Honorable Court respectfully state, pray and allege as follows:

1. On June 23, 2005, a Joint Motion for Voluntary Dismissal was filed in the case of reference, inasmuch as the parties had reached a settlement agreement which disposed of the entire case.
2. In compliance with the abovementioned settlement agreement, various defendants have deposited before this Honorable Court their respective settlement amounts. (See Dockets #294, 296 and 297.)
4. In furtherance of the settlement agreement, plaintiffs on this same date are filing under seal a Motion Requesting Withdrawal of Funds which is self-explanatory.

WHEREFORE, it is respectfully requested that this Honorable Court takes notice of the abovementioned and that it grants leave to file the Motion Requesting Withdrawal of Funds Under

Seal.

I HEREBY CERTIFY: That on this same date a true and exact copy of the preceding document has been sent by the CM/ECF system to all the attorneys of record.

Respectfully submitted.

In San Juan, Puerto Rico, this 7th day of July, 2005.

s/ Andres Guillemard-Noble
Andres Guillemard-Noble
USDC-PR 207308
e-mail: aguillemard@guillemardlaw.com

NACHMAN & GUILLEMARD
Attorneys for Plaintiffs
P.O. Box 9949
San Juan, Puerto Rico 00908
Tel. (787) 724-1212
Fax. (787) 725-1339